UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

THE GIVING BACK FUND, INC.

Plaintiff

CIVIL ACTION NO. 02-CV-104446 RWZ

v.

MARK STEVERSON, RUDOLF & BEER, LLP., LAURENCE H. RUDOLPH and CORINA BIGGAR

Defendants

ASSENTED TO MOTION TO ENLARGE TIME TO RESPOND TO COMPLAINT

Defendants Mark Steverson, Rudolph & Beers, LLP, Laurence H. Rudolph and Corina Biggar, by their attorneys, Peabody & Arnold LLP, hereby move this Honorable Court to extend, until April 2, 2002, the time within which Defendants must answer or otherwise move with respect to the Complaint.

As grounds for this motion, the Defendants state that their undersigned counsel have just recently been retained and need additional time to review the matters in dispute between the parties. This is the Defendants' first motion to extend the deadline for responding to the Complaint. The Defendants are also submitting herewith a Proposed Order.

Allowed by the Court USDC
3/19/02 JJ

The plaintiff has assented to this motion.

Assented to,

FOR PLAINTIFF THE GIVING BACK FUND, INC.

By its Attorney,

David S. Rosenthal, BBO #429260 Sara T. Connolly, BBO #637751 Hutchins, Wheeler & Dittmar 101 Federal Street

Boston, MA 02110 617-951-6600 MARK STEVERSON. RUDOLPH & BEER, LLP, LAURENCE H. RUDOLF and CORINA BIGAR,

By their Attorneys,

Michael P. Duffy, BBO #137325 Paul T. Muniz, BBO #564786 Peabody & Arnold LLP 50 Rowes Wharf Boston, MA 02110 (617) 951-2100

Dated: 3/15/02

I, Paul T. Muniz, hereby certify that I served the a true and accurate copy of the foregoing motion, by forwarding a copy, postage prepaid, to the following:

David S. Rosenthal Sara T. Connolly Hutchins, Wheeler & Dittmar 101 Federal Street Boston, MA 02110 617-951-6600

Date: 3/15/02

Par

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| THE GIVING BACK | FUND, | INC. |
|-----------------|-------|------|
| Plai | ntiff | |

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MARK STEVERSON, RUDOLF & BEER, LLP., LAURENCE H. RUDOLPH and CORINA BIGGAR

Defendants

(PROPOSED) ORDER

After receiving Defendants Mark Steverson, Rudolph & Beers, LLP, Laurence H.
Rudolph and Corina Biggar Assented to Motion to Enlarge Time to Respond to
Complaint, it is hereby ORDERED that:

- The Defendants' Assented to Motion to Enlarge Time to Respond to
 Complaint is granted; and
- 2. The deadline for Defendants Mark Steverson, Rudolph & Beers, LLP, Laurence H. Rudolph and Corina Biggar to answer or otherwise move with respect to the Complaint is hereby extended to April 2, 2002.

| SO ORDERED | |
|---------------|----|
| | J. |
| | |
| Date Ordered: | |